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4		DISTRICT COURT
5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
6	AISE	ATTLE
7	DONNA REED, individually and on behalf of all others similarly situated,	Case No. 18-cv-0565-RSL
8	Plaintiff,	ORDER GRANTING FINAL APPROVAL OF CLASS ACTION
9		SETTLEMENT SETTLEMENT
10	V.	
11	LIGHT & WONDER, INC., f/k/a SCIENTIFIC GAMES CORP.,	
12	Defendant.	
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	ORDER	EDELSON PC 350 N LaSalle Street, 14th Floor, Chicago, IL 60654

CASE No. 18-CV-565-RSL

350 N LaSalle Street, 14th Floor, Chicago, IL 60654 Tel: 312.589.6370 • Fax: 312.589.6378

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ORDER CASE No. 18-CV-565-RSL

THIS MATTER came before the Court on Plaintiff's Motion for Final Approval of Class Action Settlement. The Court has considered all papers and materials submitted by the parties in support of the proposed Settlement Agreement, including Plaintiff's motions for preliminary and final approval of the Settlement Agreement and the declarations of Class Representatives, Class Counsel, and the Settlement Administrator. The Court held a Final Approval Hearing on August 12, 2022, at which the Court heard argument from counsel and allowed others to appear to voice their support for, or objection to, the Settlement. Based on all these materials and the statements at the Final Approval Hearing, the Court issues the following Order and Final Judgment:

- 1. **Settlement Terms**. All terms and definitions used herein have the same meanings as set forth in the Settlement Agreement.
- 2. **Jurisdiction**. The Court has jurisdiction over the Parties, the subject matter of the dispute, and all Settlement Class Members.
- 3. Class Certification. The Court confirms its certification for settlement purposes of the following Settlement Class under Rule 23(b)(3) of the Federal Rules of Civil Procedure:

All individuals who, in Washington (as reasonably determined by IP address or other information furnished by Platform Providers), played the Applications on or before Preliminary Approval of the Settlement.¹

4. Class Notice. The Class Notice given by the Settlement Administrator to the Class was the best practicable notice under the circumstances and was reasonably calculated, under the circumstances, to apprise Settlement Class Members of the pendency of the Action, their right to object to the Settlement or exclude themselves from the Settlement Class, and to appear at the Final Approval Hearing. The Class Notice and the means of disseminating the same, as prescribed by the Agreement and supplemented by Order of the Court, was appropriate

Excluded from the Settlement Class are (1) any Judge or Magistrate presiding over this Action and members of their families, (2) the Defendants, Defendants' subsidiaries, parent companies, successors, predecessors, and any entity in which the Defendants or their parent have a controlling interest and their current or former officers, directors, and employees, (3) persons who properly execute and file a timely request for exclusion from the Settlement Class, and (4) the legal representatives, successors or assigns of any such excluded persons.

and reasonable and constituted due, adequate and sufficient notice to all persons entitled to notice. The Class Notice and the means of disseminating the same satisfied all applicable requirements of the Federal Rules of Civil Procedure, constitutional due process, and any other applicable law.

- 5. Settlement Approval. The Court hereby grants final approval to the Settlement and finds that the Settlement is, in all respects, fair, reasonable, and adequate, and in the best interests of the Settlement Class. The Court finds that the Settlement is within the authority of the Parties and the result of extensive, arm's-length negotiations. The Parties are directed to proceed with the Settlement procedures specified under the terms of the Settlement Agreement, including payment and prospective relief.
- 6. Objections or Exclusions from Settlement Class. Class Members were given a fair and reasonable opportunity to object to the settlement. No members of the Class have timely and validly requested to be excluded from the Class and the Settlement. No objections have been brought to the Court's attention. This Order is thus binding on all Class Members and has *res judicata* and preclusive effect in all pending and future lawsuits or other proceedings maintained by or on behalf of Class Members with respect to the Released Claims.
- 7. No Admission. Neither this Final Judgment nor the fact or substance of the Settlement Agreement shall be considered a concession or admission by or against Defendants² or any other related party, nor shall they be used against Defendants or any other released party as an admission, waiver, or indication with respect to any claim, defense, or assertion or denial of wrongdoing or legal liability.
- 8. Dismissal with Prejudice. Pursuant to the terms of the Settlement, the action (including all individual claims and class claims) is hereby dismissed with prejudice on the merits, without costs or attorney's fees to any Party except as provided under the terms of the Settlement Agreement, this Final Judgment, and the Court's Order Granting Class Counsel's

The term "Defendants" in the Settlement Agreement refers to Light & Wonder, Inc., f/k/a Scientific Games Corp. (the Defendant in this action) and SciPlay Corp. See Dkt. #164-1 at 1. This Order uses the term in the same way.

Motion for Award of Attorney's Fees and Expenses and Issuance of Incentive Awards. 9. Releases. This Order incorporates the Releases set forth in the Settlement Agreement and makes them effective as of the Effective Date. All Settlement Class Members who have not properly sought exclusion from the Settlement Class are hereby permanently barred and enjoined from filing, commencing, prosecuting, intervening in, or participating (as class members or otherwise) in any lawsuit or other action in any jurisdiction based on the Released Claims, as set forth in the Settlement Agreement. 10. **Attorneys' Fees and Expenses**. Pursuant to the Court's Order Granting Class Counsel's Motion for Award of Attorneys' Fees and Expenses and Issuance of Incentive Awards, the Court awards \$6,125,000 in attorneys' fees and \$33,688.74 in costs and expenses to Class Counsel. 11. **Incentive Awards**. Pursuant to the Court's Order Granting Class Counsel's Motion for Award of Attorneys' Fees and Expenses and Issuance of Incentive Awards, the Court awards \$10,000 to Donna Reed for her services as a Class Representative and awards \$2,500 to Laura Perkinson for her services as Class Representative. 12. **Continuing Jurisdiction**. Without affecting the finality of the Final Judgment for purposes of appeal, the Court retains continuing and exclusive jurisdiction over the Parties and all matters relating to the Settlement Agreement, including the administration, interpretation, construction, effectuation, enforcement, and consummation of the Settlement and this Order. IT IS SO ORDERED. Dated this 12th day of August, 2022. MMS Casnik United States District Judge

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4	Presented by:	
5	By: /s/ Todd Logan	
6	Rafey S. Balabanian*	
7	rbalabanian@edelson.com	
8	Todd Logan* tlogan@edelson.com	
9	Brandt Silver-Korn*	
10	bsilverkorn@edelson.com EDELSON PC	
11	150 California Street, 18th Floor San Francisco, California 94111	
12	Tel: 415.212.9300 / Fax: 415.373.9435	
13	By: /s/ Alexander G. Tievsky	
14	Jay Edelson*	
	jedelson@edelson.com	
15	Alexander G. Tievsky, WSBA #57125 atievsky@edelson.com	
16	Amy B. Hausmann*	
17	abhausmann@edelson.com	
	EDELSON PC 350 North LaSalle Street, 14th Floor	
18	Chicago, Illinois 60654	
19	Tel: 312.589.6370 / Fax:312.589.6378	
20	By: /s/ Cecily C. Jordan	
21	Cecily C. Jordan, WSBA #50061	
22	cjordan@tousley.com TOUSLEY BRAIN STEPHENS PLLC	
23	1200 Fifth Avenue, Suite 1700	
24	Seattle, Washington 98101 Tel: 206.682.5600	
25		
26	Plaintiff's Attorneys and proposed Class Counsel	
27	*Admitted <i>pro hac vice</i>	
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